IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

LETTERS PATENT APPEAL No. 289 of 2000

in

SPECIAL CIVIL APPLICATION No. 4997 of 2000 and

SPECIAL CIVIL APPLICATION No. 4997 of 2000

For Approval and Signature:

Hon'ble MR.JUSTICE M.R.CALLA and

Hon'ble MR.JUSTICE R.R.TRIPATHI

- 1. Whether Reporters of Local Papers may be allowed : NO to see the judgement?
- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

BHARATKUMAR SEVANTILAL PANCHANI

Versus

STATE OF GUJARAT THROUGH SECRETARY

Appearance:

MR KS JHAVERI for Appellant

MS HARSHA DEVANI, ld.AGP for respondents nos.1 & 2 $\,$

MR VC VAGHELA for Respondent No. 3

CORAM : MR.JUSTICE M.R.CALLA

and

MR.JUSTICE R.R.TRIPATHI

Date of decision: 22/08/2000

COMMON ORAL JUDGEMENT

The matter was argued by Mr.K.G.Vakharia, ld.Sr. Counsel on behalf of the respondent no.3 and the matter has come up before the Court for dictation of order. However, ld. AGP has produced a notification dated 19th August 2000 issued by the Agriculture and Cooperation Department of Govt. of Gujarat whereby the impugned notification dated 2nd May 2000 has been withdrawn and the earlier notification dated 4th April 2000 has been restored. Mr.Jhaveri submits that in view of this notification, the Special Civil Application itself has become infructuous and consequently, this Letters Patent Appeal has also become infructuous. Therefore, it not necessary for us to go into the merits of the order passed by the learned Single Judge. This Letters Patent Appeal as well as the Special Civil Application are hereby dismissed as having become infructuous. Notice is hereby discharged. No order as to costs.

22nd Aug.2000 (M.R. Calla, J.)

(R.R. Tripathi, J.)